Ordinance No. 26267

An Ordinance Providing for the condemnation, appropriation, taking and damaging for park, drive and boulevard purposes, of certain shore lands of the second class in Sections 23 and 24, Township 24 North, Range 4 East, W.M.; and providing that the payment for the same be made from the City Park Funds.

Council Bill No. 13988

DEC 19 1910	WEAVER WEAVER
DEC 19 1910	TO: STREET
PEC 27 1910	PARES & BOTTLEVARDS
REPORTED:	VETO:
SECOND READING:	PUBLISHED:
THIRD READING:	VETO SUSTAINED:
SIGNED:	PASSED OVER VETO:
PRESENTED TO MAYOR:	APPROVED: 1911
FEB 4 1911	PUBLISHED: FEB 15 1911
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COMPARED BY:	5)

Compared By Barnes & McNett.

Form L 117-7-10 5 M

ORDINANCE NO. 26267

· AN ORDINANCE Providing for the condemnation, appropriation, taking and damaging, for park, drive and boulevard purposes, of taking and damaging, for park, drive and boulevard purposes, of certain Shore Lands of the second class in Sections Twenty-three certain Shore Lands of the second class in Sections Twenty-three (23) and Twenty-four (24), Township Twenty-four (24) North, Range (23) and Twenty-four (24), and providing that the payment for the same be made from the City Park Funds.

WHEREAS, The Board of Park Commissioners has, in writing, designated certain Shore Lands of the second class in Sections Twenty-three (23) and Twenty-four (24), Township Twenty-four (24) North, Range Four (4) East, W.M. as property to be condemned, for park, drive and boulevard purposes; and

WHEREAS, Public necessity and convenience demand the condemnation and use of said property for park, drive and boulevard purposes; NOW, THEREFORE:

BE IT ORDAINED BY THE CITY OF SEATTLE, AS FOLLOWS:

SECTION 1: That there be and hereby are condemned for park, drive and boulevard purposes, the following described tracts of land, to-wit:

All shors lands of the second class situate in front of, adjacent to, or upon that portion of the government meander line lying in front of Let Five (5), Section Twenty-three (23); and lying in front of Let Five (5), Section Twenty-three (23); and the north six and fourteen one-huncredths (6.14) chains of Let One (1), Section Twenty-six (26), Township Twenty-four (24) North, Range Four (4) East, W.M., being a total of thirty-five and forty-three one-hundredths (35.43) lineal chains measured along said meander line, according to a certified copy of the government field notes of the survey thereof, on file in the office of the Commissioner of Public Lands at Olympia, Washington;

All shore lands of the second class situate in front of, adjacent to, or upon that portion of the government meander line described as follows, to-wit: Beginning at the south meander corner common to Sections Twenty-three (23) and Twenty-four (24), ner common to Sections Twenty-three (23) and Twenty-four (24), rownship Twenty-four (24) North, Range Four (4) East, W.M.; thence north thirty-nine degrees (39°) east four (4) chains; north thirty-

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eight and one-quarter/(35‡°) east seven (7) chains; north eleven and one-quarter degrees (11‡°) east eight (8) chains; north sixteen and three-quarter degrees (15‡°) west ten and thirty one-hundredths (10.30) chains; north twenty-four and three-quarter degrees (24½°) west seven and fifty one-hundredths (7.50) chains; north thirteen and one-quarter degrees (15½°) east four and fifty one-hundredths (4.50) chains; north fifteen and three-quarter degrees (15½°) west four and ninety-one one-hundredths (4.91) chains to the terminal point of this description, being a total of forty-six and twenty-one one-hundredths (46.21) lineal chains in front of Lots Two (2) and Three (3), and the south portion of Lot One (1), mid Section Twenty-four (24);

Also beginning at the south meander corner common to Sections Twenty-three (23) and Twenty-four (24), Township Twenty-four (24) North, Range Four (4) East, W.M.; thence south fifty-one and three-quarter degrees (51\frac{1}{2}\circ\) west ten (10) chains; south seventy-three and three-quarter degrees (73\frac{1}{2}\circ\)) west seven (7) chains; south eighty-seven and three-quarter degrees (87\frac{1}{2}\circ\)) west five and seventy-one one-hundredths (5.71) chains to the terminal point of this description, being a total of twenty-two and seventy-one one-hundredths (22.71) chains in front of Lot Three (3), said Section Twenty-three (23).

SECTION 2: That all lands, rights, privileges and other property lying within the limits of the tracts of land described in Section One (1) hereof, be and the same are hereby condemned, appropriated, taken and damaged for park, drive and boulevard purposes.

SECTION 3: That the payment for the cost of the property and property rights condemned, appropriated, taken and damaged as provided for herein and the cost of the necessary condemnation pro-

ceedings be paid from the City Park Funds.

That the Corporation Counsel be, and he is, hereby authorized and directed to begin and prosecute the actions and proceedings in the manner provided by law to condemn, take, damage and appropriate the lands and other property necessary to carry out the provisions of this ordinance.

Section J This ordinance shall take effect	and be in force thirty days from and after its passage e it shall take effect at the time it shall become a law
and approval, it approved by the Mayor, otherwise under the provisions of the city charter. Passed the City Council the 39	1011
Passed the City Council the 30	day of
and signed by me in open session in authentication JANUARY 1911	of its passage this
	Presidentof the City Council.
	FEBRUARY 1911
Filed by me this	Attest: 1911 Mayor. Attest: 1912 Mayor.
	City Comptroller and Ex-Officio City Clerk.
[SEAL]	By Sochaste les Deputy Clerk.
Published FEB 15.1911	City Comptroffer and Et Officio City Clerk.
	By Deputy Clerk.